## CONVENTION DETAILS.

WORK OF THE MORNING SESSION.

AN ATTEMPT TO BIND DELEGATES TO SUPPORT THE MINEE-GENERAL HENDERSON ELECTED PRES-IDENT OF THE CONVENTION.

[GENERAL PRESS DISPATCH.] CHICAGO, June 4.-The Republican National Convention was called to order at 11:18 a. m. by Chairman Lynch, who, after rapping the vast audience into city." The Rev. Dr. Barrows, pastor of the First Presby-

silence with his gavel, said: "The convention will be opened with prayer by the Rev. John II. Barrows, of this seity." The Rev. Dr. Barrows, pastor of the First Presbyterian Church of Chicago, then delivered the following prayer:

S. Lord, Then hast been our dwelling place in all generations. We oblest flee, God of our fathers, that Thou hast dealt so graciously with this American people; that a Night thou conceived in liberty and dedicted to the submineration where the prayer of the submineration where the prayer is the house of the result of the submineration of the property and dedicted to the submineration where the house of the result is hour. We press flee that shameful overthrow, we macrify his pance, oh King of Kings and ruler of mankind, that institutions founded upon the precept so the New Pestament, and in which there is as much of the life blood of Jesus Christ, have survived the shore of the New Pestament, and in which there is as much of the life blood of Jesus Christ, have survived the shore of the real property of the submineration of the same of the survived the shore of the real property of the survived the shore of t

A TEMPERANCE MEMORIAL FROM MARYLAND. The Chairman then asked that delegates, when recog zed by the Chair, should distinctly announce their names and States. Mr. Gary, of Maryland, thou pre ted a memorial from the Maryland State Temperance

sented a memorial from the Maryland State remperance Alliance. The secretary read as follows:

This undersigned, the president and secretary of Maryland State Temperance Alliance, as well as the Central Executive Committee thereof, do hereby certify that the following resolutions were passed by the Central Executive Committee of the Maryland State Temperance Alliance at a regular meeting held on the 6th of May, 1224.

Mr. Resenthal, of Texas, moved that the memorial be referred to the Committee on Resolutions without reading, but the secretary continued, by direction of the chairman, as follows:

chairman, as follows:

Rescheed, By the Central Executive Committee of the Maryland State Temperanes Albanee, acting under the advice and by the authority of the Maryland State Temperanee Albanee Albanee, the representative of the temperane organizations, churches, schools and all moral and reform organizations, churches, scalous and an indical and considerations of the state, that we do hereby carnestly appeal to the Kepublican and Democratic Conventions that will nominate candidates for President of the United States in the present year to adopt an article in the platform of principles distinctly recognizing the right and policy of the people to suppress or product by law the liquor traffic and to nominate candidates in accord with the department.

ration.

d. That the president and secretary of this Excommittee he directed to certify and forward the
solution, together with a copy of the resolution
adopted by the convention of the Maryland
apertuce Albance in relation to the same subach of the nominating conventions or the presid-

hereof.
That the question of the suppression of the class become one of such vital political interest the Nation as to justify prohibitionists of both ing officer thereof.

Resolved, That the question of the supplession of the liques tradic has become one of such vital political importance to the Nation as to justify prohibitionizes of both the Democratic and Republican parties in requiring of them at their next nominating conventions for them at their next nomination conventions for them at their next nomination conventions for the united states to distinctly and positively recognize this question in their respective partforms and nominate candidates who are in accord therewith; and if both parties small does we will not make this question a political one in this Presidential campaign; or if either party shall distinctly do so and the other refuse or decline we will cust our suffrace to the party thus favoring this question in preference to the one refusing, regardless of our present party shall recognize this question we authorize the Excentive Committee of this Alliance at the proper time to place in the field an electoral prohibitory licked for the State of Maryland for the President and Vice-President that shall have been nominated by the Prohibitory party of the United States if in their judgment they deem it best so to do.

THE PRESIDENTIAL TERM. The chairman said the resolution should be referred to

Mr. Massey, of Delaware, then said:

Whereas. The propriety of the adoption of such an amendment to the Federal Constitution as will calar to term of office of the President of the United Scales to six years and render the Incombent of that office incligible to re-election is a subject well worthy of the consideration of this convention, in order that the possibilities of the arms or misuse of the public patronage may be avoided; therefore,

lies of the arms or misuse of the public patronage may be avoided; therefore, Resolved. That the subject be referred to the Commit-tee on Resolutions, to the end that it may be duly con-sidered air a suitable deliverance made in that behalf. Mr. Massey moved that the resolution be adopted, but the chairman said ; " That is not in order. The resolution will be referred to the Committee on Resolutions." Senator Plumb, of Kansas, presented the following

resolution, which was read and referred: resolution, which was read and referred:

Resolved, That American land should belong alone to
those willing to assume the duties and responsibilities of
American criticalship. The best interests of the Republic
are with those who are bound to it by the tice of ownership and possession of the soil. The system of tennal
farming and absolute landion-lish which has disturbed
freining and absolute landion-lish which has disturbed
freind and destroyed the peace of broops to possed to
the dectrine of the fathers and has no place in the policy
of a Equilibria.

A RESOLUTION BINDING EVERY DELEGATE TO SUP-PORT THE NOMINEES.

Mr. Hawkins, of Tennessee, offered the following resolution, and moved that the rules be suspended and the reso-lation passed, the roll to be called by States:

Resolver, As the sense of this convention, that every member of it is bound in honor to support its nominee, whoever that nominee may be, and that no man should hold a sent here who is not ready to so agree. Mr. Pierce, of Massachusetts, sull:

Mr. Pierce, of Massachusetts, sull:

I trust that that resolution will not pass. I came here with the purpose that I believe every man has done, expecting in good faith to support its nomines and believing that this convention would not nominate any man who would not command the universal support of the members of this convention because a support of the members of this convention because the matter has bind in the people of the United States. This matter has bind in the peats a bad record, brought here when Lincoln was non-instead and brought by the gentleman from New-York, Mr. Coak ing—the late Mr. Coakling—and I trust that this convention will not bind itself by such a resolution.

Mr. Winkler, of Wisconsin, soil:

Mr. Wingler, of Wisconsin, said: Mr. Winkier, of Wiscolsin, 8211;
I take it that our presence here is an assertion in itself on the part of every one of us that we propose to support the nominee of this convention. [Appliaise.] It needs no resolution in order to caloree that assertion (appliaise), and it is for that reason that I am opposed to alcount any resolution upon the subject. [Cries of "Good."]

any resolution upon the subject. [Cries of "Good."]

Mr. Hawkins, of Tennessee, said:

In offering that resolution, I did it in good faith, and I trust that there is not a delegate to be found here that is not ready and willing to subscribe to that resolution; and if there he a delegate who is not willing to support the nominee of this convention, he surely ought not to be allowed in this convention, it don't care whiche he comes from, and I know of no harm that can come to a man who is here for the purpose of participating in making this nomination. I know of no harm that can come of indorsing that resolution and naying he is willing to stand by the nomines of this convention. I ask that it be passed. I have heard whispers in the six as to the course of some gentlemen. I don't believe they are true, and for the purpose of showing the world that the Republican party stands here to day a unit and determined to support the nominee of this convention I introduced that resolution and I now move its adoption."

Mr. Knight, of California, said :

Mr. Knight, of California, said:

I hope that that resolution will pass. [Applause.] No honest kepublicau, no man having the good of the great Republican party at heart, should dere to stand on the floor of this convention and vote down that resolution. (Cheers.] There are already whisperings in the air from men high in the Republican party, openly declaring that they will not support one man if he be nominated by this convention, a convention of the most intelligent men of this Nation. That kind of men we want to know and the sooner they are out of the Republican party the better it will be for the party. [Cheers.]

Gentlemen of the convention, no more enthusiastic people are under the shadow of the American flag than those in the section that I came from. No more enthusiastic people for their candidate can be found in this convention; but if he should not be the choice I believe we would be false to every principle of the Republican party, we would be false to ourselves, if we did not abide by the nominee of the party of intelligence. [Tremendous applause.] Tell me what reason can be urged that these gentlemen of this convention—selected alone for their intelligence, their patriotism, their zeal in behalf of the Republican party—shall not support its nominee. Therefore, gentlemen of the convention, we hope, yes, we insist, from the section of the country that we come from, that this be voted for, and that wheever he may be he will have the hearty support and the votes of this convention; and all those, be they editors of newspapers, or conducting great political journals, who refuse to support the nomination, let them be branded (tremendous applause and cheers) that they not only came here and violated the implied

faith that was put in them but the direct and honest con-victions of this convention, expressed by a direct vote MR. CURTIS PROPOSES TO BE "A REPUBLICAN AND

A FREEMAN."
When Mr. Knight took his seat about seventy-five delo gates arose in different parts of the hall and maisted upon being recognized by the Chair. The Chair refused to recognize any of them and repeatedly requested them to be scaled. Reluctantly they took their scats, and a moment after the confusion had subsided the Chair recognized George Wilham Curtis, of New-York, who climbed upon his chair and began to speak. At once, silence with his gavel, said: "The convention will be however, there were loud calls from all parts of the house opened with prayer by the Rev. John H. Barrows, of this of "platform," "platform," Mr. Curtis shook his head, and, retaining his position on his chair, said:

Then the Chair would be obliged to recognize some gentleman who desired to speak on the other side. The Chair thinks that is in accordance with the custom of the House of Representatives. The secretary will again read the resolution.

Senator Dolph, of O ezen, said: I move to lay the resolution upon the table. I think it sill-timed and injudicious.

Mr. Hawkins, of Tennessee, said:

As the resolution has developed so much opposition, and in memory of Gardeld, I withdraw H. [Siight ap-

THE QUESTION OF REPRESENTATION, Mr. McClure, of Pennsylvania, announced that he had partial report to make from the Committee on Creden ials. The chairman said it would be received later. Mr. Ewing, of Pennsylvania, then offered the following reso-

intion:

Resolved. That hereafter in the selection by district conventions of delegates to Republican National Conventions, the mask of representation of the several countries, parts of countries or wards, comprising the Congressional district, shall be the same as that which at that time prevails in each district, respectively, for the manimation of Republican candidates for members of Congress; and warever a modelly of the countries or subdivisions containing not less than one-half the population of the district shall regularly unite in the call and conduct of the convention, the action thereof shall be valid.

A delegate from Panagicants must be sent to the convention of the convention of the convention.

A delegate from Ponnsylvania moved to suspend the rules and adopt the resolution. The chairman announced that the subject had already been referred, and the resomion was referred to the Committee on Rules and Order

Mr. McCiure, of Pennsylvania, said he had been intracted by the Committee on Credentials to report progress and to say that it hoped to be able to make a emplete report early this afternoon or early in the evening.

PROPOSING A LIQUOR AMENDMENT. Mr. Rollins, of New-Hampshire, offered the following, which was referred to the Committee on Resolutions:

which was referred to the Committee on Resolutions:

Whereas, The evils of the traffic in alcoholic beverages are great and general, and in the belief of many for the people are such as to require a change in the Constitution of the United States in order that by the co-operation of State and National lexislation, there may be a more efficient exercise of the right of society to control that traffic, and to remove the evils thereof; and

Whereas, It is essential to the growth of Republican institutions and the preservation of Constitutional liberty that the right of the people to amond the fundamental law should be fully exercised; therefore,

Resolved, That this convention recommends the submission by Congress to the Lexislatures of the States of a leint resolution proposing an amendment to the Constitution of the United States providing for the prohibition of traffic in alcoholic beverages, that the same may be alonged or rejected according to the will of the people.

The REPORT ON PERMANENT ORGANIZATION.

THE REPORT ON PERMANENT ORGANIZATION.

Mr. Mussey, of Delaware, then said:

I hold in my hand—a resolution which, on behalf and by direction of the unanimous sentiment of my delegation, to mercrated to present to this convention. I ask permission to said it to the secretary's table to be read, permission to said it to the secretary's table to be read, and then I desire to submit a motion for its adoption, and then I desire to submit a motion for its adoption.

The permission to see the secretary as follows:

The bands of the clerk for the purpose of being read. The chairman said that as the vice-presidents and other officers were those acreed upon by the several. State dele-

gations, he did not taink it necessary to read the list.
In reply to a question by Mr. Lawson, of New-York, and Mr. Smalls, of South Carolina, the chairman said that it was within the discretion of the convention to elect a permanent chairman before the settlement of the contests for seats. It was done four years ago.
On motion of Mr. Williams, of Indiana, the report of the

Committee on Permanent Organization was adopted.

GENERAL HENDERSON'S ADDRESS. General Henderson was then escorted to the platform by G. A. Grow, of Pennsylvania, George F. Hoar, of Massachusetts, and M. B. Williams, of Indiana. He was greefed with continuous and enthusiastic applianse. When he reached the platform he planed a beautiful badge on his cost, which was a signal of his office as permanent

he reactived the platform ne planed a beautiful badge on his coat, which was a signal of his offlier as permanent chalrman of the cox vention. As soon as it was possible to be heard, General Henderson said:

GENTLEMENOT FILL CONVENTION: We have assembled to survey the past history of the party, to rejone as we may became of the good it has done, to correct its errors, if errors there be, to discover if preschie the wants of the present, and with patriotic firmmess provide for the future. Our past history is the Union preserved, slavery abolished and its former victims equally and honorably by our sides in this convention, the public faith maintained, unbounded credit at home and abroad, a currency convertible into coin, and the publics of industry throbbing with renewed health and vigor in every section of a prosperous and peacetal country. These are the fruits of trampsis over adverse policies gained in the military and civil conflicts of the last twonty-four years. Out of these conflicts has come a race of heroes and statemen challenting confidence and love at home, respect and admiration abroad. And now when we come to select a standard bearer for the approaching conflict, our chief embarrassment is not in the want, but in the abundance, of Presidential material.

New-York has her true and tried statesman, on whose adjustistration the fierce and even unfriendly light of public scrutiny has been turned, and the universal verdicits. "Well done, thou good and futful servant."

Vermont has her great statesman, whose mind is as clear as the crystal springs of his native State and whose virtue is as firm as its grantle hills.

Othe can come with a name whose history is the history of the Republican party itself.

Illinots can come with one whose splendid abilities and personal qualities have endeared him to the hearts of his friends, and the brilliancy of whose genius challenges the admiration of all.

Connecticut and Indiana may come with names scarcely less illustrious than those.

And now, in conclusion, if bec

I thank you, gentlemen, for this di-tinguished mark of your confidence.

When the speaker made his reference to Maine and her favorite, there followed a scone which simply defies de scription, the delegates as well as the audience rising and cheering in the wildest manner for several minutes. The noise was simply deafening, and when it finally died away somewhat a stentorian voice yelled, "Hit him again," and once more the vast throng breke forth in tumultuous approbation.

APPOINTMENTS IN THE TERRITORIES. After the conclusion of the address a delegate from Arizona offered the following resolution, which was re-

ferred to the Committee on Resolutions: Resolved. That appointments to office in the Territories by the President ought to be from the bona fide residents of the Territories, and in accordance with the wishes of the people thereof. Mr. Johnston, of California, offered the following reso

ution, which was referred: lution, which was referred:

In benalf of those who represent the great and fundamental industry of our country, we demand that agriculture shall have a special representative in the President's Cabinet; therefore, be it Resolved, That the Commissioner of Agriculture be made a Cabinet officer.

Mr. Sewell, of New-Jersey, moved that the convention

adjourn until 7 o'clock, but withdrew his motion temporarily, in order to allow Mr. Hoar to offer the following resolution, which was referred; Whereas, The women of this country are citizens, I duors, tarpayers, and are amenable to all the laws

the land, civil and criminal, which they thus far have had no part in making; therefore

Resoired, That we favor the right of women to vote. The convention adjourned until 7 o'clock.

A SHORT EVENING SESSION. A PROPOSITION TO ISSUE TICKETS TO VETERANS

REJECTED-THE COMMITTEE REPORTS NOT READY. CHICAGO, June 4.—Chairman Henderson called the convention to order at 7:35 p.m., when the following communication from the Committee on Creden-

The Committee on Credentials have the honor to notify the convention that as important business is occupying the time of the committee, the committee will not be able to report to the convention this evening.

Mr. Carus, of New-York, presented a petition of the American Peace Union, which was referred to the Com-

mittee on Resolutions. ASKING ADMISSION FOR VETERAN SOLDIERS. Mr. Matthews, of Illinois, offered a resolution direct-ing the Committee on Distribution of Tickets to furnish 500 tickets of admission to veteran soldiers

who desire to witness the proceedings. Mr. Mattnews said:

I ask unanimous consent of the Convention to adopt and pass that resolution. It may be observed that there are soldiers here who have come from over one hundred miles to witness the proceedings of this convention, and to enable them to do so this resolution is introduced, and I hope this convention will adopt it unanimously. said:

Mr. Thurston, of Nebraska, wanted to ask in what manner and to what persons these tickets were to be issued. A delegate from Pennsylvania moved to amend the reso

A delegate from Pennsylvania moved to amend the resolution by adding the words "And that they be distributed according to representation upon the floor of this convention, to the charmen of the various delegations."

General Clayton, of Arkansas, said:
Having been one of the members of the sub committee, which had charge of the apportionment of seats in this convention, and having some knowledge of its seating capacity, I desire to say that in the apportionment of those seats every soat was provided for by tickets, and that tickets are issued sufficient to fill every seat in this hall. Now, if these tickets are to be issued. I would like to know where the gentlemen are to be seated. Otherwise, I would be very glad to see them here. But unless you have seats for these gentlemen, and unless they come and stand in these alseles, it will make internmanble confusion. If you can provide for the seating of these gentlemen I shall be very glad to adopt the resolution.

Mr. Matthews, of libinols, said: I want to say that while it may be true that tickets are issued for every seat in this hall, it is equally true that those seats are not

the resolution.

Mr. Matthews, of Hilmols, said: I want to say that white it may be true that thekets are issued for every seat in this hall, it is equally true that these seats are not occupied half of the time. While these seats are completed half of the time. While these seats are completed trace not occupied these near would be glad to stand in the aisless and passages. All these men ask is to come into the half and occupy such seats are not occupied by gentlemen or halfes holding accredited theirets to those seats. Mr. Lee, of Florida, said :

Mr. Lee, of Florida, said:

The State of Florida was entitled to so many tickets and yet that State has been unable to obtain those lickets. There are, I understand, wenty-five sents that belong to that State. If that state cannot in any other manner obtain the benefit of those tickets, he is willing to yield up those twenty-five seats, so that the veterans may witness the proceedings. (Applause.)

Mr. Matthews accepted the amendment to his resolu-

Mr. Matthews accepted the amendment to as resona-tion, and it was read as follows:

Resolved, That the Committee on Distribution of Tickets be hereby instructed to furnish five hundred lickets of admission to the Hall during ressions of this convention to the veteran soldiers who desire to witness the proce-dings, to be distributed according to the basis of represen-tation on the floor, and delivered to the charmen of the respective state delegations.

A delegate from Arkansus said: I would suggest that A delegate from Arkansas sant: I worm suggests there are states represented on the floor who have quite large delegations here, and under the amendments that are offered they would be entitled to tickets to distribute We have unfortunately few veteran soldiers among its. I think these tickets ought to apply to the states who have veteran soldiers. We should drace them in this hands of States that have veteran soldiers here, and not in the hands of those who have none. (Applause).

Mr. Mussey, of belaware, said:

I rise to make an amendment, and that is that the resolution he so modified as that the distribution shall be made of these tickets by a special committee from the delegation from fillinois (Crica of "No," "no"), so that these tickets is rise of "no," "no" and hisses—if the suggestion make on the right of the Hall—by whom I know not, for I did not recognize the member—is to be carried into effect, then it necessarily will be that in a great many of the states from which there are no Union soldiers present the purpose intended to be accomplished by the resolution will have failed. (Cries of "No," "No,") I say that if any other arrangement than that now contemplated by the suggestion be carried into effect it will be fullle to reach the object desired. And there are a lignest that the resolution be so modified as to contemplate distribution through a special committee from the filmois delegation, to be selected by themselves. [Cries of "No,"]

Mr. Manning of Iowa, said: Mr. Mussey, of Delaware, said:

Mr. Monning, of Iowa, said : Aft. Manning, of 1988, 434;

I suggest, in response to the gentleman from Delaware, that if there is any delegation present that has no Union soldiers or veterans that the charman of that delegation return their tickets to the committee, with the request that they be reapportioned to the States that have the Union soldiers. [Light applause.]

THE RESOLUTION REJECTED, The Chairman then announced that he had been in-ormed by a member of the National Committee that tickets had been issued for every seat in the hall. He then called for a vote, and decided that the resolution 138 shares Marine Nt. 53000 no 18 (e.g. shares pictured: 18 (e.g. Fr Co., Fr Co., Fr Co., Fr Co., Fr Co., Fr Co., Shares Marine Nt. 53000 no 18 (e.g. shares Marine Nt. 530

was defeated. AN ADJOURNMENT UNTIL 10 O'CLOCK TO-DAY. Mr. Long, of Massachusetts, said: I move that we do now adjourn until 10 o'clock to-morrow morning. [Crics of "At cieven."] I will accept the amendment—to 11 o'clock.

Mr. Hussey, of Maine, said : I wish to amend that by making it at 10 o'clock. I un lerst and that at that time the Committee on Credential

derstand that a that chee the will be ready to report.

It must necessarily be a long session, and there will be also a report from the Committee on Rules, and it is necessary to transact this business more expeditionally in order to get to the close of this convention. [Cries of "half-past 10" and "11 o'clock."] At this point a number of delegates and others rose and

cries of "Ingersoli" were heard. After some minutes i was discovered that Hobert G. Ingersoll was not present, the gentleman who had been mistaken for him being a

The motion to adjourn until 10 o'clock this morning was then put and carried. Was then put and carried.

Before the delegates separated the Secretary read the following disputch to Senator Dolph from Oregon:

I have to report that there is no longer any doubt that the Republicans have carried a majority of the Legislature of this state, which will secure a g dn of a Senator to the United States Senate. Freementious applicate. They have elected a Republican Representative in Congress, and Oregon is safe for the nominee of this convention for

INTEREST IN THIS CITY.

NEWSPAPER BULLETINS CLOSELY WATCHED-FEW

DISPATCHES AT THE HOTELS. There was a noticeable increase in this city in the public manifestations of Interest in the Convention yesterday. THE TERRINE and other newspapers posted disputches from Chicago on their bulletin boards, and there was hardly a moment, from early morning until late at night, when crowds of interested readers were not scanning the condensed reports. The fact, however, that they contained exceedingly little that could serve as food for comment, prevented the spectacle, usual during times of great public excitement, of knots of earnest talkers on the outskirts of the crowd. There was a difference of time in the receipt of the builetins and it was noticeable that the largest crowd—that which was gathered in front of THE TRIBUNE office-was uniformly the first served with intelligence from the Convention Hall. One proof of the interest felt in the news lay in the fact that a great many large business houses, ex-changes and other places in which business men congre-gate, also exhibited, the builetins, messengers copying them for the purpose from the newspaper boards.

The first intelligence received from Chicago in the evening was of a nature to prevent any scenes of public excitement at the up-town hotels. At the Fifth Avenue, where it is enstomary for a great many persons to gather to hear political views in the evening and exchange views, there were but few people last night. The greatest number were out-of-doors casting occasional glances at the neighboring magic lantern screen which, however. the fact that a great many large business houses, exnumber were out-of-doers casting occasional glances at the neighboring magic lantern serven which, however, remained barren of dispatches from Chicago. In the reading room of the hotel three dispatches, were received and read by the few people there assembled. The first, lated 7 p. m., told of the want of agreement on the part of the Committee on Credentials and Resolutions, and said that balloting would not be reached until Friday. The second, dated after the Convention had re-assembled, confirmed the first, and the third announced the adjourn-ment. This quieted whatever tendency there had been to devote the evening to political gossip and the loungers longing the cooler outer air.

FUNERAL OF SAMUEL M. SHOEMAKER.

BALTIMORE, June 4-The funeral of Samuel M. Shoemaker took place this afternoon, from his late home, and was attended by a large number of prominent persons from all over the country. The funeral proceeded from the house to Emmanuel P. E. Church, where the services were conducted by BishopiRandolph, of Virginia, assisted by the Rev. Drs. J. H. and John C. Eccleston, who are brothers of Mrs. Shoemaker. The interment took place in a private cemetery at Garrison Forest, in Baltimore County. Ameng those present at the funeral were Score-tary Folger, Schuyler Coffax and family and many prom-iment men connected with the Adams Express Company and various railroads.

THE ORGAN IN THE CHURCHES. Sr. Louis, June 4.-The discussion on the

subject of using instruments in the United Presbyterian churches, which came up again yesterday in the Assembly, resulted in the defeat of the minority report and the adoption of that of the majority, which simply prowided that no further action on the subject should be taken by the Assembly. The next General Assembly will be held at Tepeka, Kan.

EXERCISES AT THE NAVAL ACADEMY Annapolis, June 3 .- The Board of Visitors to the Naval Academy witnessed to-day practice in steam tactics by the first class. The second class gave a fine exhibition of signalling under the Myers system. The third and fourth classes were exercised in boats under oars. An artillery drill took place in the afternees. JAMES D. FISH'S DEBTS.

LIABILITIES OVER FOUR MILLIONS.

THE ACTUAL VALUE OF THE ASSETS LESS THAN

\$600,000. The schedules in the assignment of James D. Fish to John H. Morris were filed yesterday. The nom-inal value of the real estate is given as \$2,157,348 81; the estimated actual value, \$1,862,100; mortgages and Hens on this real estate, \$1,462,980; the value of the real estate when all claims are paid off, \$406,150. The nominal value of the personal property is \$2,022,-043 47; its estimated actual value is \$807,760; the property pledged for loans, or not delivered is \$631,316; the estimated actual value of property unpledged is B176,444.

The total nominal value of the real and personal estate is \$4,179,392 28. The total actual value is \$532,594. The total Habilities are \$4,230,281 18, distributed as

\$1,230,281 18 Total .... The statement of the assets includes an enormous mass of details of no general interest. The following gives the

nominal and actual values, and the cause of difference in these values, for the more important items: REAL ESTATE.

-	TELEVICE T	F 1 4 1 1 4 1		With the amounts and frien was the se
Property.	Nom.	Act.	Cause of diff.	Germanta Bank amount, \$25,000. Mech, Ek, Biklye, 20 shs. Apal, Mu-
No. 31 and 33 Bd'way		25000	Mortgage, \$150,000 held by Daniel Jones. 1st mortgage, \$25,000,	Germ. Bk. 61 shs. Mar. Bk., and 40 shs. of Phila.  Marine National Bank, \$40,000; Sec. L. & P. Co.
No. 50 Broad-st	65000 coas	65000	by Charles Grache. 2d mortgage, \$30,000 byMrs. A.C. Corbeit.	Mystic Civer National Eark, \$10,000 Bk. and M on 'Mystic' Manhatian (b. Bank, \$30,000; Sec. \$ 111 B. R. Co. \$7,000 Mo. P., \$15,000
No. 38 Brond and Nos. 34 and 36 New-84	850000	Equity	1st mortrage, \$200,000 on which \$185,000 due, held by Walter Bowne estate. 2d m. \$16,800, to Ar- thur L. Mayer, on which \$26,800 paid	the nine ve belong to John D. F. Adun . Oriental Bauk. \$3.000 : Sec. 10 888 Pkyn Tr Oc. 25 Pne Fire Ins. Co. 2 \$16.000 lst in ods. Haw Gaslight Co. City & Norfolk R. R. \$2.000 lds. Quine Hrocklyn Trust Co. \$75.000 acc. \$250 Co. belonging to John D. F. Adun . F. R. R. & cen in. sec. \$50.000 bds. The
Nos. 62 Pine-st. and 22 Cedar-st	46:00	46100	M. 806,000, A. C. Mou- son and Wm. Jay.	R. R. \$2,000 bds. Bradford, Fortied & bds. Louisville New Alo. & Chi. R. R. 5 Y. W. S. & B.: 200 bds. Union Fac.; 50 Gas. I. Co.: 25 En. Gas. Co.
Nos. 130, 132, 134, 154 2 West 38th at	62000	equity	M's J. B. Hillyer and A. A. Hillyer, \$27000. And 2d M. to William Arras, \$28000.	W. H. Cox. \$10,000 - 80c, 176 2d ave; Hav. Gas. Co. Grant & Ward \$25,000 - 8 sc. \$52,000 Central Trust Co., \$25,000; Sec. 181 M Top. Val. & Cuba. Builted states, rust Co.; \$108,000; Sec.
Undivided half of Nos. 64, 66, 68, 79, 72, 74 West 2 stet. Amount expended in building stores	N.a. 74 253500 M \$350000 Eq. L. As 806. Sec. 158257 24 M. O. L. and Oake	M. 8350000 Eq. L. Ass.	Mo. P., Sec. 100 2d av. claim d by J. J.	
Mr. Fish has claim on other half for over- payments in con- struction.			Mechanica Hon 567260.	notes of Grant & Ward. The amount is be about \$1,200,000. By whom sad note They were discounted principally for the Ward. The satimutes, or many of them here made without valid consideration.
Whole property	750000	Socioni		As to Mr. Fig.'s lisb diles as a member of Ward, the action e says the amount
J. D. Fish's half Nos. 1843 & 9, 1855 & 9 Madison avo	111000	Equity		ts unknown to him, and that he has means of decertaining the amount or to
"The Wellington," No. 118 West 2 ded.	70000	4550 60000	M. \$45000, J. D. Ver-	NATIONAL CAPITAL

No. 145 West 32d-st. 45000 40000 Ms. J. B. and A. A. Hillrer and William No. 116 West 40th-st. 26660 16 wo M. Rev amin Sherman at 60.00 Ms. Leva min Sherman The Mystic," Nos. 121-5 West 35th st. 260000 260000 M. Trustees Sailore Story II, s120000.

Story II, s120000.

Story II, s120000.

Story II, s120000.

Mystic Rilver Nat. Ik, and Sam. Bingham, s10000.

Mechanic's lien, s47964. 112650 05000 M Sasan M C Liv. ingston, \$15,000 2d M May Clarkson, \$30,000.

Not. 1,421 and 1,426 . 42500 40000 M. Met. Sav. Bk., Cos. 117 and 119 W. 50000 50000 M s. B. R. Sherman, =14.000 \$15,000 Marz, Eldvel. The Brandon," 73d "The Brandon" 73d-st. and 1th-ave...... 132500 100000 M's, J. E. & R. M. Cadwallader, 575,900. St. w. of 6th-ave.... 122500 122500 1 M. N. Y. Life Ins. & Tr. Co., 453,3600; 2.1 m. \$46,700, W. Faulter Mannes.

St. John," No. 1418. Broadway

STOCKS, BONDS, ETC.

	I.k	53000	no	19 A. B. She person, 184 eq. Fr. Co., 60 Ord 19k. 68 Monhartan Co. 10 Myst. R. Nat. Bk. 62 Germania Nat. Bk. 20 G. B. Crary
	10 chares Nat. City	A second	1 conserv	Les Contra Valorial de la casa i
	13k	1000		Pledged Oriental Bk.
	25 shares Columb's Bk	2500		0 shares plodged
	to shares Gurm's 15%.	5460		20 Gormania Bk.
	3 in. bda A. & P. R. R.	8000	2500	Not found
	A. & P. R. R.	50000	25000	
1	30 St L San F g m	Tillett	24.	15 U.S. Tr. Co.
	6 per cent gold bds	30000		15 B'kiyn Tr. Co.
	2 bds Tammany Soc'y	1000	1000	PROPERTY AND ADDRESS OF THE PARTY OF THE PAR
	23 hds N. Y. Con. Co.	23000	23000	Fled'd Mar Ek in name
8	1a mort	1000	231100	of G. E. Spencer. F. Ward.
ч	Cort N. Y. Prod. Ex.	TOO	4.100	Pledged Orient, Ek.
	20 a.s. Pac. Fire Ins.	500	700	and sold.
	66 shores Farnell Min.	.965616	15.000	1. T. S. C.
	Co counci	710	10	
9	60 shs. N. Y. Concert			
	Co. [cost]	3,000	300	1
ı	25 ahs. Eq. Gaslight	6,000		
۰	Ca. (cost)	2,500	2,250	Pledged R'k'n Tr. Co.
	110 sest hit Gas Imp.		- ANTHON	(40 pigd. Germ. Bk.
	Co. (cost)	15,242	13,50	100 " B'k'n Tr. Co.
	10 shs. Merc. Mut. Ins.		California Propins	
	Co	250	Noval.	
,	10 shs. Solenoid Tel.	3200	9000	
П	Co	500	600	
Ш	20 a.a. Brklyn Acad.	T. mon	1.300	1
	Music	A, mo	1,000	
	Saving Car Co	5.300	Noval	1
Н	250 shares Buckeye			1
9	Water and Hydraulie			The second secon
П	Mining Co. cost	5023	- 5	Wells, Fargo & Co.
9	120 shares Spanish-		0.77	
н	American Light and			the same of the sa
п	Power Co. (cost)	12000	8400	Pldgd Mar. Bk
И	25 tst m bis Havana			1 plded, Orient, Bk.
п	Gaslight Co	25900	25000	1 la plaget, W. H. Cox.
1	25 d m. bds. same Co.			( Pegel Mar. Bk., name
П	(ent)	2500	25000	R. A. C. Smith,
-19	So to by City and North		100000000000000000000000000000000000000	

10 p. dg'd to Ori be 10 FHz. C. & N. R. R. ncome bds
25 belmont Coal & R.
R. Co. 1 m bds. 25,000 1,250
Half interest 700 shrs
Morning Star Nin
Co. 10,000 certain F. Ward, Grant & Ward.

14 interest 9,500 shares Mona gold and silver 1,500 Co. shares Stirling 2.500 750 Pledged, B'kyn Tr. Co. 200 U. P. B. R. 20,000 8,000 Pledged U. S. Tr. Co. 21, 25 40 pledged U. S 200 H. P. R. R. 21. \$ 2. 3. 40 pledged U. S. Tr. Co (coat) 40 N. I. Const. Co. 40,000 (cost) 12. 317 4 800 Loan name C. R. Young 200 Am. Ant. Height 9. 2,000 (cost) 12. 317 4 800 Loan name C. R. Young 200 Am. Ant. Height 9. 5,000 (cost) 12. 317 4 800 Loan name C. R. Young Co. 50 Prov. & N. Y. S'ot. 5,000 (cost) 12. 317 4 800 Loan name C. R. Young 200 ( Co 28 Prov. & Ston. S.Co., cost 1875 156 B'kyn Tr. (0 925 Hav. Gas L't Co. 2,800 2,700 Ditto, 2100 Or. fik. 22,500 27,750 900 held by Mar. fik. as collat in name of Sidney Green.

40 shs. Bradford, Bordell & Kingra R R. 4000 200 625 shs. Twiat Gold Minlar Cool 1,250 no val 1,250 no val Min. Co 370 no val 370 no val 900 shs. Minn Gold Min. Co 17124 Adams Prospect shs. Minn Gold 200 10 Edison El, Light Co 1,000 1.000 3,700 500 not found. 1,000 50,000 35,000 135000 47,500 20 plg4 Germ. Bd. 60 pldg. G. & W. 20 pldg. Hkyn. Tr. Co 35 pldg. G. & W. of Europe. 500 spanish Am. L. & P. Co. & L. 135 bds same.....

Est. net amt. 13315 shs. 2d-ave. R.R. Company 13,833 26,666 pldgd. N. S. & B'klyr Tr. Coa., & W. H. Cox 100 sha Lehigh & Hudson R. R. 4,000 pldg Mar. Rk. 4,000 pldg Mar. Rk. 60 Brooklyn (cost) 8,400 pldgd Ger. Bk. 610 pld Received S. 8,400 pldgd Ger. Bk. 40 shs. Meenmans. 5,400 of Brooklyn (cost)... 5,400 do bradlord, Eldrod & Cuba R. R... 40,000 20,000 lo pldgd. Mar. B'k. name G. E. Spicor; 30 to G. & W. 500 shs N. Y., W. S. & 15, **(9**) R, 500 200 shs Atlant, B.K. B'n 10,000 no val. 115 shs N. Y., Bright, Boh. R. R. 250 shs, Keely Motor 20, Penn. 12,500 1,875

BOOK ACCOUNTS, NOTES, ETC. 

Nom. Act. Cause of diff. Nine notes Greins, Gramery & Comp. Co. Note Norfolk S. R. R. Note Noriolk S. R. R. 3,333 3,833 2 2 notes Sturges & Co. 21,100 no val. 1,250 ful. ote F. Ward to Mar. 5,000 no val Bank Notes G. & W. Mar. 1, '84, to order J. D. F., dae May 15, '84 Notes of O. & W. Mar. 4, '84, order J. D. F., dae May 5, '81 Span Am L. & P. Co., debt for advance on correspondence with 5,000 uncert ain. 10,000 Unk'n umahip-na 2,145 2,145

CLAIMS OF CHEDITORS. The list of creditors whose claims are secured by mortgaces includes the estate of David Jones, whose claim is for \$150,000; Charles Graebe, \$25,000; Mrs. Amanda C. Corbett. \$30,000; estate of Walter Bowne, \$186,000; Arthur L. Meyer, \$20,000; Oliver and Oakes A. Ames, \$50,000; Equitable Life Assurance Society, \$350,000; \$50,000; Equitable Life Assurance Society, \$350,000; A. C. Monson and William Jay, trustees, \$36,000; J. D. Hillyer and Adelaide A. Hillver, \$40,000; William Arras, \$50,000; B. B. Sherman, \$30,000; Trustees Saliors' Snug Harbor, \$120,000; First National Bank of Mystic Bridge, Mystic River National Bank and Samuel Bingham, \$100,000; Mary Clarkson, \$35,000; Metropolitam Saving Bank, \$25,000; J. L. and R. M. Cadwallader, \$75,000; Mutual Benefit Life Insurance Company, Newark, \$25,000; New-York Life Insurance and Trust Company \$53,300; and William De F. Manice, \$46,700.

The list of creditors holding security other than mortrages or lieus on real estate, includes the following, with the amounts due thom and the securities:

Germania Bank amount, \$25,000; Secured by 40 sha, Mech, Ek, B'klyn, 20 sha, Anal, Music, Eklyn, 20 sha, 20 s

United Gas Imp. Co., 500 shs. Span. Am

Sec. 100 shs. Mar. 5000 bds. Ch. & East Harrison Wire Co. and 66 shs. Msr. Bk. Nst. City Ba., 100 N. Y. Prov. & R., y. & Tol. R. B., 500 D texas Cen. R. R., 500 D texas Cen. R. R., 500 bds. St.L. & San John St.L. & San John St.L. & San John St.L. & San John St.L. & John St. J., 800 D ds. St.L. & John St. J., 800 D ds. St.L. & John St. J., 900 D ds. N. J., \$15,000 1st m. bds.

duest," the assigne miknown, b dieved to are held tourknown benefit of Grant & ge believed to have ad to be subject to id. of the firm of Grant such indebtedness

TOPICS. THE BROOKLYN PUBLIC BUILDING SITE.

A REPORT DISMISSING CHARGES OF CORRUPTION AS UNFOUNDED IS RECOMMITTED BY THE HOUSE. Washington, June 4 .- In the House to-day Mr. Hopkins, of Pennsylvania, from the Committee of Public Raddings, submitted a report on the charges of corruption or collusion in regard to the selection of a site for the public building in Brooklyn, N. Y. The report mays: "Every opportunity was offered for the introduc-tion of evidence to sustain the charges, and we unhesitatingly report that there has not been produced before is a scintilla of evidence which in the slightest degre collects upon the integrity of the Secretary of the Treasury, upon the supervising architect, or upon any other officer of the Government." The report is accompanied by a resolution, discharging the committee from further consideration of the matter, which was placed on the House alendar.

Subsequently Mr. Holman, of Indians, moved to reconsider the vote by which this action was taken, and his motion having been agreed to, he moved to recommut the report with instruction to the Committee on Public Buildings to reopen the investigation with open doors, giving to the citizens of Brooklyn, through such estines they may designate, the right to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through so far taken, and to examine all the less through the investigation.

Mr. Hispork, of New York, opposed this motion, on the ground that as the committee had reported a vindication, and it should not be delayed by a recommitted.

Mr. Slowin, of New-York, suggested that the motion to recommit be amended by directing the Committee to Frenk Thomson, vice-president; John S. Lieb, treasure; and James P. Kerr, s er lary and auditor.

Portsmours, N. H., June 4.—At the annual meeting of the stockholders of the Baltimore and Potomae Raifcoad. Company to day, the following directors were elected: Company to day, the following directors were elected: Company to day, the following directors were cleeted: Company to den towns of the Scoretary of the Treasury and other Federal officials, these gentlemen were entitled to that vindication, and it should not be delayed by a recommitted.

Mr. Slowin, of New-York, suggested that the motion to recommit be amended by directing the Committee to Federal officials, these gentlemen were entitled to that vindication, and it should not be delayed by a recommitted.

Mr. Slowin, and the second recommittee to Federal officials, these gentlemen were entitled to that vindication, and it should not be delayed by a recommitted.

Mr. Slowin, and the second recommittee to Federal officials, these gentlemen were entitled to that vindication, and it should not be delayed by a recomm the report with instruction to the Committee on Public Mr. Sieenm's surgestion by adding a provise empowering the Committee to send a sub-committee to Brooking, The motion as modified was agreed to, and the report recommitted.

LAND GRANT FORFEITURE, Washington, June 4,-In the House to-day the Oregon Central land grant forfeiture bill, coming over from yesterday as unfinished business, was taken up and passed; year 133, mays 26. Mr. Healey called up a bill, forfelling the lands granted to the California and Oregon Railroad Company, except such lands as are granted for that portion of the road which was com pleted before July 1, 1880. A spark of interest was swakened in the debate by some vigorous remarks from Mr. Cobb, of Indiana, in regard to the horde of railroad bibly ist, who he asserted, less t members with arguments in opposition to the forfeture bills. He had no doubt that had he so desired in contil have secured \$1,000,000 for convoliting the committee on Public Lands to a nonforfeture policy. These forfeture bills sought to pass during this season, and they would pass if Congress had to remain in season until December 1. The vote on the passage of the bill stood, year 133, nays 13; no coorsin.

SOME HOUSE PROCEEDINGS IN BRIEF. WASHINGTON, June 4,-In the House to-day Mr. Hewitt, of New-York, from the Committee on Ways and Means reported a bill to refund duties on goods on shipboard when the tariff act of 1883 went into effect. Committee of the Whole, Mr. Lacy, from the Committee on Comage, Weights and Measures, reported a bill to pro-labit the issue of treasury notes of a less denomination than \$5 and to provide for the Issue of \$1, \$2 and \$5 silver certificates : House calendar.

Senate amendments were non-concurred in to the bill stablishing a bureau of labor statistics. On motion of Mr. Elits Senate amendments were con on motion of the joint resolution making an additional appropriation for the relief of the sufferers of the over flow of the Mississippi River.

On motion of Mr. Oates a bill was passed amending the act to exclude the public lands in Alabama from the operation of the laws relating to intheral lands. The provisions of the bill were extended to the States of Louisiana, Florida and Arkansas.

THE NEW-YORK ASSAY OFFICE. Washington, June 4 .- H. G. Torrey, United States Assaver at New-York, made an argument before the Committee on Coinage, Weights and Measures to-day in favor of rebuilding the assay office in New-York city An appropriation of \$500,000 was asked for. Mr. Purch-

ard, director of the mint, also appeared before the committee and favored either the improvement of the present building or the erece as of a new structure. He was inclined to adopt the views of the architect of the New York post office, who believes a new building should be

NAVAL INTELLIGENCE. Washington, June 4.-Ensign S. E. Wood-

worth has been detached from the Dale and ordered to the Passale; Tassed-Assistant Surgeon C. A. Deane from the Vandalia and ordered to the Minnesota; Passed-Assistant Surgeon Thomas C. Craig from the Minnesota and ordered to the Vandalia; Passed-Assistant Engineer Charles H. Manning has been placed on the retired list of the navy; Lieutenant Commander D. C. Woodrow has been retired on furlough pay. The Retiring Board hav-ing reported that the disabilities of Passed-Assistant En-gineer J. Van Havenberg are not permanent he will not be placed on the retired list at present.

Orders were issued to day detaching all the four-year cadets at the Naval Academy and ordering them to duty on the firstford, Powbattan, Alliance, Vandalia, Galena and Tennossee for two years' sea service.

A MOTHER AND FOUR CHILDREN KILLED. THE MAN, WHOSE CRIME THEY KNEW ABOUT, SUS-PECTED-THE FATHER PROBABLY MURDERED.

Kansas City, Mo., June 4 .- Sheriffs Chandler, of Lyon, and Shoomaker, of Miami, Miami County, Kansas, arrived in this city this morning in search of the Pleasanton murderer. The fifth body, that of a young girl, was found at Pleasanton yesterday. The murdered persons have been identified as the family of John H. Anderson, an improvident farmer. It appears that the family had knowledge of some crime committed by Lewis Wampler. Wampler and Anderson left the house together. Wampler returned alone saying that Anderson had sent for the family. They started in a wagon and on the way it is supposed that Wampler murdered the woman and the four children and fled. It is proba-

ble that Anderson has also been put out of the way Wampler was afterward seen near Paola riding the miss-ing horse, and it is believed that he came to this city. The greatest excitement prevails at the scene of the crime.

RAILEOAD INTERESTS.

RATES TO BE DISCUSSED. The trunk line executive committee met yesline trunk line executive committee lifet yes-terday at Commissioner Pink's office. Action was taken looking to a settlement of the various unsettled pool questions. It was decided to call a meeting of the Joint Executive Committee of the eastern and western roads for next Wednesday. At this meeting it is hoped that definite action will be taken in regard to the east-bound freight pools at interior Western places and that other unsettled questions will be amicably adjusted. Should unsettled questions will be amicably adjusted. Should this programme be carried out the meeting will take up the matter of cast-bound freight rates and decide whether or not "commercial necessities" warrant the present figures. The existing rates are not based on the action of figures. The existing rates are not based on the action of the roads as it would be determined by commercial conditions, but upon the demands of various lines that schedule rates should be reduced to meet actual tarries established by illicit methods of competition. No railroad man yet has been found willing to assert that the roads can carry freight without cutting, while the lake and canal rates are under the nominal through rail rate of 15 cents per 100 pounds on grain from Chicago to New York.

PORTER MADE A BLACK ROCK DIRECTOR. MR. VANDERBILT'S CANDIDATE OVERWHELMINGLY DEFEATED.

CHICAGO, June 4.-The stockholders of the Chicago, Rock Island and Pacific Railway held their annual meeting for election of directors at the general office in this city to-day. The election has attracted much attention, on account of the contest between President Cable and William H. Vanderbilt. The contest was over the re-election of Henry H. Porter as a member of the Board of Directors. The whole number of shares voted was 397,123. H. H. Porter received 334,786, and John Newell, Vanderblit's candidate, 62,337, making Porter's majority 272,449. Francis H. Tows and James R. Cowing were re-elected and Marshall Field was elected in place of Jay Gould by a unanimous vote. Gould was in place of Jay Gould by a unanimous vote. Gould was left off not because of any difference with the management, but for the reason that he could give little or no attention to the affairs of the company, while Field's residence in Chicago makes him accessible for consultation. R. R. Cable was re-elected president, David Dows and A. Kimball, vice-presidents, and F. H. Tows secretary and treasurer of the company. The Executive Committee consists of Hugh Riddle, David Dows, R. R. table, H. R. Bishop and F. H. Tows. Channeey M. Depew and E. D. Worcesier, secretary of the New-York Central, John Newell president of the Lake Shore, and Asbury Fond, general solicitor of the Michigan Central, attended the stockholders' meeting as representatives of Vanderbitt.

THE READING RECEIVERSHIP. EY TELEGRAPH TO THE TRIBUNE.

PINLADELPHIA, June 4 .- Ex-President Gow. en, of the Phila lelphia and Reading Rallroad, it is said has outlined a plan for taking that property out of the hands of the receivers. The details have not been made public.
George M. Dallas was to-day appointed by the United
States Crenit Court as master unner the receivership of
the Philadelphia and Reading Kaihoad Company.

MIS CELLANEOUS RAILROAD INTELLIGENCE Washington, June 4.-In the Court of Washington, June 4.—In the Court of Claims, to-day, the cases arising out of unsettled differences between the United States and the Union Pacific Railroad Company were set down for a hearing November 24, to which date the Court adjourned.

PORTSMOUTH, N. H., June 4.- There was a hearing this norning in the United States Circuit Court upon the m tion of General S. J. Anderson, receiver of the Portland and Ogden-burg Railroad, for an enlargement of the former decree constituting him receiver, by which he was former decree constituting him receiver, by which he was authorized to issue receiver's certificates of indebtedness to the amount of \$150,000, which should be a first lieu on the read. The object was to enable the road to be put in a suitable condition for business. The receiver says that this amount is insufficient. He wishes to issue additional certificates to the amount of \$100,000. The Mercantile Trust Company, of New-York, as the holder of \$50,000 second more rage bonds, on which no interest has been paid since 1876, opposed the motion. Decision was reserved.

Boston, June 4 .- The stocknolders of the Vermont and Massachusetts Railroad met here to-day and re-elected the old board of directors and officers. WATERTOWN, N. Y., June 4.—At the annual election of

the Rome, Watertown and Ogdensburg Railroad Com pany, to-day, the following directors were elected: pany, to-day, the following directors were elected: Charles Parsons, Clarence S. Day, William Laumils, John S. Farlow, William M. White, Edwin Parsons, Wal-ton Perguson, Josiah Lasell, Lucius Lyon, J. Q. A. Joh-son, Henry Day, Charles Parsons, Jr., and George Par-

THE COURTS.

RIVAL CABS OF SIMILAR COLOR.

Argument was made before Justice Lawrence yesterday, in the Supreme Court Chambers as to why and why not Daniel Mooney should send broadcast into the streets of this city, cabs whose lower portions are the streets of this city, cabs whose lower portions are painted of the same shade of yellow as the nether part of the cabs of the New-York Cab Company limited. Mr. Jay, of Van Winkle, Candler & Jay, opposed Mr. Mooney's precessions, laid claim to the coronet, feathers, garter and band which signify the species of the New-York Cab Company's vehicles, and insisted that Mr. Mooney was is vading the rights of that corporation. Ex-Judge Fullerton declared that the empany had no exclusive right to the strange device in point of color, airangement, beauty or law The hearing was adjourned for a week.

COURT OF APPEALS.

SARATOGA, June 4.—In the Court of Appeals to-day, W. C. Rager, C. J., and associates present, the following business was transacted:

No. 152—The People agt. Robert A. Gunn and others, otherwise the United States Medical College of New-York. Argued by F. J. Fifthing for the appellants, E. C. Ripley for the respondents. The points for the respondent in a similar care of The People agt the College of Flysicians and Surgeons of Buffalo were presented by George Chitan.

No. 184—Joseph W. Duryea, agt. the Mayor, etc., of the City of New-York.

The following is the day calendar for June 5. The following is the day calendar for June 5:

Nos. 798, 189, 202, 194, 158, 199, 140 and 106. COURT CALENDARS-THIS DAY. SUPERIOR COURT—SFECIAL TERM—Before Van Vorst, J.—No der calendar.

SUPERIOR COURT—TRIAL TERM—PART I.—Before Freedman, J.—Vor 2 224, 226, 434, 522, 523, 333, 624, 261, 398, 139, 667, 1352, 742, 749, 759, 756, 1779, 333, 624, 261, 398, 139, 687, 1352, 742, 749, 759, 756, 1779, 771, 1218, 1219, 741, 1708, 1807, 1808, 900, 402, 963, 1823, 1783, —PART II.—Before O'Gorman, I.—Nos. 640, 721, 684, 218, 747, 1218, 1219, 741, 1708, 1807, 1031, 1900, 602, 1835, 1823, 1827, 1836, 1807, 1807, 1807, 1908, 1807, 1807, 1908, 1809, 1908, 1809, 1802, 1802, 1803, 1804, 1804, 1804, 1804, 1908, 1

No. 3.

COMMON PLEAS—EQUITT TERM—Before Beach, J.—Nos. 5, 11, 13, 14, 20.

COMMON PLEAS—TRIAL TERM—PART I.—Before Daly, C. J.— Case on—No. 683.
COMMON PLEAS—TRIAL TERM—PART II.—Before Daly, J.—Nos. 1009, 823, 825, 829, 768, 1875, 365, 883, 394, 703, 761, 510, 888, 889, 803, 894, 902, 218, 190, 903, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922. THE LANGE AND DEMPSEY FIGHT A DRAW. Charles Lange, the heavy weight champion

puglist of Ohto, and Michael Dempsey, of New-York, fought four rounds, Marquis of Queensberry rules, at Germania Assembly Rooms, No. 195 Bowery, last even-ing, for \$250 a side. Lange was backed by Duncan C. Ross, of Cleveland, and Dempsey by Captain James C. Daly, of this city. Edward Mallahan acted as referee, and Daly, of this city. Edward Maliahan acted as referee, and "Gus" Hill as timekeeper. In the first round, after a little sparring, Dempsey landed his right hand on Lange's nose, sending him to the floor, and bringing the blood. Lange succeeded in fighting his opponent off for the remainder of the round, and in the three succeeding rounds knocked him sround the stage pretty much as he pleased. At the end of the four rounds Ross was anxious to have the fight fought for two more rounds, but the referee declared it a drag.